

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re application of: Butler et al.

Attorney Docket No.: GENSP048R

Patent No.: 6,597,402

09/654, 938

Issued: July 22, 2003

Title: REDUCED TELEVISION DISPLAY FLICKER AND PERCEIVED LINE STRUCTURE WITH LOW

HORIZONTAL SCAN RATES

Mail Stop Reissue Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

## SUPPLEMENTAL REISSUE APPLICATION DECLARATION BY INVENTORS

As a below-named inventor, I hereby declare that:

- 1. My residence and citizenship are stated below next to my name.
- 2. I have reviewed and understand the contents of the specification and claims of the above-identified reissue application, and believe myself to be the original, first, and a joint inventor of the invention described and claimed in the aforesaid reissue application and in U.S. Letters Patent No. 6,597,402 on which said reissue application is based.
- 3. I do not know and do not believe that said invention was ever known or used in the United States of America before the invention thereof by myself.
- 4. I acknowledge a duty to disclose information I am aware of which is material to patentability as defined in 37 C.F.R. § 1.56.

5. I believe that the original patent, U.S. Patent No. 6,597,402, is partly inoperative as

the patent claims less than I had the right to claim in the patent. As an example, claims 1, 2, 10, 12,

13, and 14 of the original patent are limited in scope to deriving an interlaced television signal only

from an interlaced 625 line, nominally 50 Hz field rate television signal. Therefore, a reissue

application is being filed to broaden the claims as shown in the attached preliminary amendment

filed herewith.

6. Every error in the patent which was corrected in the present reissue application, and

is not covered by a prior oath/declaration submitted in this application, arose without any deceptive

intention on the part of the applicant.

I declare further that all statements made herein of my own knowledge are true and that all

statements made on information and belief are believed to be true; and further that these statements

were made with the knowledge that willful false statements and the like so made are punishable by

fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that

such willful false statements may jeopardize the validity of the application or any patent issuing

thereon.

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